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FIRST NAMED INVENTOR ATTORNEY DOCKET NO. APPLICATION NO. FILING DATE K 08/891,301 07/10/97 HARRENSTIEN 224/183 **EXAMINER** LM02/0622 022249 TRAN, P LYON & LYON LLP **SUITE 4700 ART UNIT** PAPER NUMBER 633 WEST FIFTH STREET 2749 LOS ANGELES CA 90071-2066 DATE MAILED: 06/22/00

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

Application No. 08/891,301 Office Action Summary

Applicant(s)

Harrenstien et al.

Examiner

Pablo Tran

Group Art Unit 2749



X Responsive to communication(s) filed on Apr 5, 2000	·
☐ This action is FINAL .	
Since this application is in condition for allowance except for formal m in accordance with the practice under Ex parte Quayle, 1935 C.D. 11	
A shortened statutory period for response to this action is set to expire _ is longer, from the mailing date of this communication. Failure to responsapplication to become abandoned. (35 U.S.C. § 133). Extensions of time 37 CFR 1.136(a).	d within the period for response will cause the
Disposition of Claims	
X Claim(s) 1-8, 10-12, and 16-25	is/are pending in the application.
Of the above, claim(s)	is/are withdrawn from consideration.
☐ Claim(s)	
	is/are rejected.
Claim(s)	
☐ Claims are	subject to restriction or election requirement.
Application Papers See the attached Notice of Draftsperson's Patent Drawing Review. The drawing(s) filed on is/are objected to by The proposed drawing correction, filed on is The specification is objected to by the Examiner. The oath or declaration is objected to by the Examiner. Priority under 35 U.S.C. § 119 Acknowledgement is made of a claim for foreign priority under 35 All Some* None of the CERTIFIED copies of the priority received. Treceived in Application No. (Series Code/Serial Number) Treceived in this national stage application from the International *Certified copies not received: Acknowledgement is made of a claim for domestic priority under 35	the Examiner. approved disapproved. U.S.C. § 119(a)-(d). rity documents have been onal Bureau (PCT Rule 17.2(a)).
Attachment(s)	
Notice of References Cited, PTO-892	
☐ Information Disclosure Statement(s), PTO-1449, Paper No(s).	
☐ Interview Summary, PTΩ-413	
☐ Interview Summary, PTO-413☐ Notice of Draftsperson's Patent Drawing Review, PTO-948	

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DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

- (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371© of this title before the invention thereof by the applicant for patent.
- 2. Claims 1-7, 10-12, 16-20, and 22-25 are rejected under 35 U.S.C. 102(e) as being anticipate by *Verkler et al.* (US patent 5,850,517).

As per claims 1, 7, 10, 16, and 24-25, *Verkler et al.* further disclose a method and apparatus for transmitting information from a server to a client station in a mobile-based client-server system, comprising the steps of:

- evaluating a received message to determine whether the server has a selected type and quantity of information waiting for the client station, the received message prepared by the server without the client station first initiating a connection with the server (col. 4/ln. 1-38);
- generating a signal containing a telephonic address of a communication transceiver associated with the server and instructions for establishing a log-on connection with the server if the server has a selected type and quantity of information waiting for the client station (col. 4/ln. 1-26, col. 8/ln. 7-16, 59-62, col. 9/ln. 1-22, and col. 10/ln. 24-29); and

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- transmitting the signal to a transceiver associated with the client station, the client station transceiver configured to establish a communication link with the server transceiver based on the telephonic address (col. 4/ln. 1-26, col. 8/ln. 7-16, 59-62, col. 9/ln. 1-22, and col. 10/ln. 24-29).

Verkler et al. discloses Applicant's invention except teaching transceiver associated with the server and client station. However, it is inherent that both the server and client station comprises transceivers in order to provide wireless communication path. It is inherent to one of ordinary skill in the art at the time of Applicant's invention to incorporate transceivers, inherently to provide mobile link, in conjunction with a communication link for client-server system as taught by Verkler et al..

As per claim 2, *Verkler et al.* further disclose establishing a connection between the client station and server in response to a received message (col. 5/ln. 31-39)

As per claim 3, *Verkler et al.* further disclose wherein the connection between the client station and server in established via the respective client station and server transceivers (fig. 2, col. 3/ln. 56-67, col. 5/ln. 6-col. 6/ln. 15, col. 9/ln. 1-22, and col. 10/ln. 24-29).

As per claims 4-6, 11-12, and 20, *Verkler et al.* further disclose comprising the further steps of:

- evaluating a received message at the client station to determine whether the information is of a selected type/quantity (col. 4/ln. 12-38, col. 6/ln. 66-col. 7/ln. 2, col. 9/ln. 24-41); and

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- establishing a connection between the client station and server in response to a received message if the information is of a selected type/quantity (col. 4/ln. 12-38, col. 6/ln. 66-col. 7/ln. 2, col. 9/ln. 24-41).

As per claim 17, *Verkler et al.* further disclose the stored program causing the client station to perform the additional steps of:

- transmitting a first request for the information to the server via the established communication link (fig. 3, col. 4/ln. 12-55, col. 6/ln. 50-col. 7/ln. 48);
- receiving the requested information (fig. 3, col. 4/ln. 12-55, col. 6/ln. 50-col. 7/ln. 48); and
- transmitting additional information to the server via the established communication link (fig. 3, col. 4/ln. 12-55, col. 6/ln. 50-col. 7/ln. 48).

As per claim 18, *Verkler et al.* further disclose wherein the additional information comprises a further data request (fig. 3, col. 4/ln. 12-55, col. 6/ln. 50-col. 7/ln. 48).

As per claim 19, *Verkler et al.* further disclose a mobile-based client-server system, comprising:

- a client station adapted for communication with an associated client station transceiver (col. 4/ln. 12-55); and
- a server configured to periodically receive or generate information to be delivered to the client station, the server linked to an associated server transceiver (col. 4/ln. 12-55), wherein

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- the server is further configured to transmit a message to the client station via the respective server and client station transceivers upon receiving or generating a selected threshold of information to be delivered to the client station without the client station first initiating a connection with the server (col. 4/ln. 12-55).

As per claims 22-23, *Verkler et al.* further disclose whether the information is of a type/quantity requiring that the client station be notified (fig. 3, col. 4/ln. 12-55, col. 6/ln. 50-col. 7/ln. 48).

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 8 and 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over *Verkler et al.* (US patent 5,850,517).

As per claim 8 and 21, Verkler et al. disclosed Applicant's invention except for teaching wherein the server transceiver sends the message to the client station transceiver in the form of an SMS paging message. It would have been useful to provide an SMS paging message to provide automatic answer transmission. However, such is notoriously well-known in the art the Examiner takes official notice of such. Therefore, it would have ben obvious to one of ordinary skill in the

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art at the time of Applicant's invention to utilize the method of SMS paging message, well-known

in the art, in conjunction with a communication link for client-server system as taught by Verkler

et al..

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's 5.

disclosure.

Tett (5,635,918), Harrison et al. (5,796,727), Vazana (5,850,519), Eggleston et al.

(5,958,006), Dillon (6,067,561), Smith (5,835,724), Doviak et al. (5,717,737), Hidary

(5,852,775), and Gilchrist et al. (5,745,695) discloses method and apparatus for controlling

message delivery to wireless system.

Any inquiry concerning this communication or earlier communication from the examiner 6.

should be directed to Pablo Tran whose telephone number is (703)308-7941. The fax number for

this Group is (703)308-6306 and (703)308-6296.

Any inquiry of a general nature to the status of this application or proceeding should be

directed to the Group receptionist whose telephone number is (703)305-3900.

Pablo Tran

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